## **WXPost** JUL 6 1973 Settlement Expected in **Fund Suit**

By Peter Osnos Washington Post Staff Writer

paign finance committee and public.
Common Cause appeared yes.
Sour erday to be near a settlement

fore U.S. District Court Judge Joseph C. Waddy that they would submit a full accounting of the committee's receipts and expenditures in the pre-April 7 period to the clerk of the House of Representatives. They also said they are agree-able to permitting Common Cause to review that report and come back into court if it finds the document inde finds the document inade quate.

Judge Waddy did not issue any order on the matter yes-terday, but indicated he would do so. After a meeting in the judge's chambers yesterday af-ternoon, sources close to the case said they expected a rul-ing early next week.

"We're offering to give them exactly what they [Common

exactly what they [Common Cause] asked for," said Robert Barker, the lawyer for Maurice H. Stans, chairman of the campaign finance committee, "a complete and accurate fil-ing."

The exact terms of the proposed report were not spelled out in court yesterday, but Kenneth Wells Parkinson, lawyer for the finance committee, said it would be a detailed list of all persons who made contributions in excess of \$100 and of expenditures in excess of \$100 from Jan. 1, 1971, until April 6, 1972. He said the report would include the reserve that the reserve would include the reserve that the reserve the reserve that the reserve the reserve the reserve the reserve that the reserve the April 6, 1972. He said the report would include, besides the finance committee, all the 450-odd other campaign fundraising committees set up in Washington during that period

riod.

The report, Parkinson said, would be filed under the provisions of the 1925 Federal Corrupt Practice's Act—as demanded by Common Cause in the suit filed last September. Waddy himelf suggested that Common Cause be entitled to go over the document and Par go over the document and Par kinson said he would look "favorably" on such an ar rangement.

The main objective of the Common Cause action was to force disclosure of those who contributed to the campaign before the new reporting law took effect April 7, 1972. The names of contributors up to March 9, 1972, have already been disclosed as the result of an agreement between the parties last fall. Last month, the White House turned a list of the remaining contributions. of the remaining contributions over to Common Cause, but The Nixon re-election came that list has not been made

Sources close to the case said yesterday that it was unof the citizen group's suit to likely any names would be resorved disclosure of the cam. leased until the financing repaign's financing before April port is submitted to the clerk of the House. The campaign Lawyers for the Finance Committee to Re-elect the President said in a hearing before U.S. District Court Index